- (ii) Identify any deficiencies requiring correction; and
- (iii) Require the contractor to correct the deficiencies within 45 days or submit an action plan showing milestones and actions to eliminate the deficiencies.
- (5) Notice of disapproval. If the contractor has neither submitted an acceptable corrective action plan nor corrected significant deficiencies within 45 days, the ACO shall disapprove all or selected portions of the contractor's estimating system. The notice of disapproval must—
- (i) Identify the cost elements covered:
- (ii) List the deficiencies that prompted the disapproval; and
- (iii) Be sent to the cognizant auditor, and each contracting and contract administration officer having substantial business with the contractor.
- (6) Monitoring contractor's corrective action. The auditor and the ACO will monitor the contractor's progress in correcting deficiencies. If the contractor fails to make adequate progress, the ACO shall take whatever action is necessary to ensure that the contractor corrects the deficiencies. Examples of actions the ACO can take are: bringing the issue to the attention of higher level management, reducing or suspending progress payments (see FAR 32.503-6), and recommending nonaward of potential contracts.
- (7) Withdrawal of estimating system disapproval. The ACO will withdraw the disapproval when the ACO determines that the contractor has corrected the significant system deficiencies. The ACO will notify the contractor, the auditor, and affected contracting and contract administration activities of the withdrawal.
- (g) Impact of estimating system deficiencies on specific proposals. (1) Field pricing teams will discuss identified estimating system deficiencies and their impact in all reports on contractor proposals until the deficiencies are resolved.
- (2) The contracting officer responsible for negotiation of a proposal generated by an estimating system with an identified deficiency shall evaluate whether the deficiency impacts the negotiations. If it does not, the con-

- tracting officer should proceed with negotiations. If it does, the contracting officer should consider other alternatives, e.g.—
- (i) Allowing the contractor additional time to correct the estimating system deficiency and submit a corrected proposal;
- (ii) Considering another type of contract, e.g., FPIF instead of FFP;
- (iii) Using additional cost analysis techniques to determine the reasonableness of the cost elements affected by the system's deficiency;
- (iv) Segregating the questionable areas as a cost reimbursable line item;
- (v) Reducing the negotiation objective for profit or fee; or
- (vi) Including a contract (reopener) clause that provides for adjustment of the contract amount after award.
- (3) The contracting officer who incorporates a reopener clause into the contract is responsible for negotiating price adjustments required by the clause. Any reopener clause necessitated by an estimating deficiency should—
- (i) Clearly identify the amounts and items that are in question at the time of negotiation;
- (ii) Indicate a specific time or subsequent event by which the contractor will submit a supplemental proposal, including cost or pricing data, identifying the cost impact adjustment necessitated by the deficient estimating system;
- (iii) Provide for the contracting officer to unilaterally adjust the contract price if the contractor fails to submit the supplemental proposal; and
- (iv) Provide that failure of the Government and the contractor to agree to the price adjustment shall be a dispute under the Disputes clause.
- [63 FR 55040, Oct. 14, 1998, as amended at 67 FR 49252, July 30, 2002]

215.408 Solicitation provisions and contract clauses.

- (1) Use the clause at 252.215-7000, Pricing Adjustments, in solicitations and contracts that contain the clause at—
- (i) FAR 52.215-11, Price Reduction for Defective Cost or Pricing Data—Modifications:

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- (ii) FAR 52.215-12, Subcontractor Cost or Pricing Data; or
- (iii) FAR 52.215-13, Subcontractor Cost or Pricing Data—Modifications.
- (2) Use the clause at 252.215-7002, Cost Estimating System requirements, in all solicitations and contracts to be award on the basis of cost or pricing data.

215.470 Estimated data prices.

- (a) DoD requires estimates of the prices of data in order to evaluate the cost to the Government of data items in terms of their management, product, or engineering value.
- (b) When data are required to be delivered under a contract, the solicitation will include DD Form 1423, Contract Data Requirements List. The form and the provision included in the solicitation request the offeror to state what portion of the total price is estimated to be attributable to the production or development of the listed data for the Government (not to the sale of rights in the data). However, offerors' estimated prices may not reflect all such costs; and different offerors may reflect these costs in a different manner, for the following reasons—
- (1) Differences in business practices in competitive situations;
- (2) Differences in accounting systems among offerors;
- (3) Use of factors or rates on some portions of the data;
- (4) Application of common effort to two or more data items: and
- (5) differences in data preparation methods among offerors.
- (c) Data price estimates should not be used for contract pricing purposes without further analysis.
- (d) The contracting officer shall ensure that the contract does not include a requirement for data that the contractor has delivered or is obligated to deliver to the government under another contract or subcontract, and that the successful offeror identifies any such data required by the solicitation. However, where duplicate data are desired, the contract price shall include the costs of duplication, but not of preparation, of such data.

PART 216—TYPES OF CONTRACTS

Subpart 216.1—Selecting Contract Types

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216.104 Factors in selecting contract types. 216.104-70 Research and development.

Subpart 216.2—Fixed-Price Contracts

216.203 Fixed-price contracts with economic price adjustment.

216.203-4 Contract clauses.

216.203-4-70 Additional clauses.

Subpart 216.3—Cost-Reimbursement Contracts

 $216.306 \quad Cost-plus-fixed-fee\ contracts.$

Subpart 216.4—Incentive Contracts

216.402 Application of predetermined, formula-type incentives.

216.402–2 Technical performance incentives.

216.403 Fixed-price incentive contracts.

 $216.403{\text -}2$ Fixed-price incentive (successive targets) contracts.

216.404 Fixed-price contracts with award fees.

216.405 Cost-reimbursement incentive contracts.

216.405-1 Cost-plus-incentive-fee contracts.

216.405–2 Cost-plus-award-fee contracts.

216.470 Other applications of award fees.

Subpart 216.5—Indefinite-Delivery Contracts

216.501 General.

216.501-1 Definitions.

216.501-2 General.

216.505 Ordering.

216.505-70 Orders for services under multiple award contracts.

216.506 Solicitation provisions and contract clauses.

Subpart 216.6—Time-and-Materials, Labor-Hour, and Letter Contracts

216.603 Letter contracts.

216.603-3 Limitations.

216.603-4 Contract clauses.

Subpart 216.7—Agreements

216.703 Basic ordering agreements.

AUTHORITY: 41 U.S.C. 421 and 48 CFR chapter 1.

SOURCE: 56 FR 36340, July 31, 1991, unless otherwise noted.